than \$16,200, 60 percent of \$27,000 (excess of \$30,000 over \$3,000); and the surtax would be 22 percent of \$10,000 (excess of \$35,000 over \$25,000), or \$2,200. The combined tax of \$11.200 (\$9,000 plus \$2,200) would then be reduced by applying section 821(c), since the gross receipts are between \$75,000 and \$125,000. The tax under section 821(a)(1), as thus adjusted, would be 90 percent of \$11,200, or \$10,080, since \$45,000 (excess of \$120,000 over \$75,000) is 90 percent of \$50,000. Under section 821(a)(2), without reference to section 821(c) the tax is 2 percent of \$25,000 (excess of \$100,000 over \$75,000), or \$500, since this is less than \$1,000. 1 percent of \$100,000. Applying section 821(c) reduces this to \$450, or 90 percent of \$500. Since \$10.080, the tax under section 821(a)(1). as adjusted, exceeds \$450, the tax under section 821(a)(2), as adjusted, the tax under section 821(a)(1), as adjusted, is applicable. The Y Company would accordingly pay a combined normal taxing and surtax of \$10,080.

Example 5. The Z Exchange, an interinsurer, for the calendar year 1954 has mutual insurance company taxable income for purposes of the surtax of \$60,000 and, due to partially tax-exempt interest of \$12,000, has income for purposes of the normal tax of \$48,000. The gross amount received from interest, dividends, rents, and premiums (including deposits and assessments) \$2,700,000. The Z Exchange is not liable for normal tax under section 821(b)(1) for the calendar year 1954 as its mutual insurance company taxable income for purposes of the normal tax does not exceed \$50,000. Its surtax is 33 percent of \$10,000 (\$60,000 minus \$50,000), or \$3,300, since that amount is less than \$7,700, 22 percent of \$35,000 (excess of \$60,000 over \$25,000). Since the Z Exchange has no normal tax, is not subject to the tax imposed by section 821(a)(2), and is not entitled to the adjustment provided in section 821(c), its total tax under section 821(a) is \$3,300.

§1.821-2 Taxable years affected.

Section 1.821-1 is applicable only to taxable years beginning after December 31, 1953, but before January 1, 1955, and ending after August 16, 1954, and all references to sections of part II, subchapter L, chapter 1 of the Code are to the Internal Revenue Code of 1954, before amendments. Section 1.821-3 is applicable only to taxable years beginning after December 31, 1954, but before January 1, 1963, and all references to sections of part II, subchapter L, chapter 1 of the Code are to the Internal Revenue Code of 1954, as amended by the Life Insurance Company Tax Act for 1955 (70 Stat. 36). Sections 1.821-4 and 1.821-5 are applicable only to taxable years beginning after December 31, 1962, and all references to sections of parts II and III, subchapter L, chapter 1 of the Code are to sections of the Internal Revenue Code of 1954 as amended by section 8 of the Revenue Act of 1962 (76 Stat. 989).

[T.D. 6681, 28 FR 11110, Oct. 17, 1963]

§ 1.821-3 Tax on mutual insurance companies other than life or marine or fire insurance companies subject to the tax imposed by section 831.

(a) In general. (1) For taxable years beginning after December 31, 1954, all mutual insurance companies, including foreign insurance companies carrying on an insurance business within the United States, not taxable under section 802 or 831 and not specifically exempt under the provisions of section 501(c)(15), are subject to the tax imposed by section 821 on their investment income or on their gross income, whichever tax is the greater, except interinsurers and reciprocal underwriters which are taxed only on their investment income. For the alternative tax, in lieu of the tax imposed by section 821 (a) or (b), where the net longterm capital gain for any taxable year exceeds the net short-term capital loss, see section 1201(a) and the regulations thereunder.

(2) The taxable income of mutual insurance companies subject to the tax imposed by section 821 differs from the taxable income of other corporations. See section 821(a)(2) and section 822. Such companies are entitled, in computing mutual insurance company taxable income, to the deductions provided in part VIII (section 241 and following, except section 248), subchapter B, chapter 1 of the Code. The gross amount of income during the taxable year from interest, the deduction under section 822(c)(1) for wholly tax-exempt interest, and the deduction under section 242 for partially tax-exempt interest, are decreased by the appropriate amortization of premium and increased by the appropriate accrual of discount attributable to the taxable year on bonds, notes, debentures or other evidences of indebtedness held by a mutual insurance company subject to the tax imposed by section 821. See section 822(d)(2) and §1.822-7. However, for taxable years beginning after May 31, 1960,